## United States Magistrate Judge Patrick M. Hunt

Fort Lauderdale Courtroom 310					Date: 12/27/2024 Time: 11:00AM
					0:24-mj-06599-AOV-1
Defendant: Jean Robert	Casimir (J)	J#: <u>52492-5</u>	<u>11</u> Ca	ase #:	
AUSA: Vanessa Bonhomme Attorney: Robert Berube (AFPD)					
18: U.S.C.§37 Violation: SMUGGLING	1 CONSPIRACY;	50:U.S.C.§4819 EXP	ORT CON	TROL RE	EFORM ACT OR ECRA; 18:U.S.C.§554
Proceeding: Detention H	learing/ Remov	al Hearing		CJA Ap	ppt:
Bond/PTD Held: 🔼 Yes	No	Recommended	Bond: _		
Bond Set at: Held No Bond/Deferred Detention Hearing (Washington D.C.) Co-signed by:					
Surrender and/or	do not obtain	passports/travel do	ocs		Language: English
Report to PTS as d	l <b>irected</b> /or _	x's a wee	k/month	by	Disposition:
phone: _x's	x's a week/month in person				Defendant Present. Defendant was sworn
Random urine test	Random urine testing by Pretrial Services  Treatment as deemed necessary				and testified as to appointing AFPD.
Treatment as deer					Court appoints AFPD. Defendant oral
Refrain from excessive use of alcohol Participate in mental health assessment & treatment Maintain or seek full-time employment/education					motion to appoint Counsel (AFPD)-
					Granted Detention Hearing / Removal
					Hearing Not Held. Per Defense,
☐ No contact with victims/witnesses					Defendant will waive removal hearing
No firearms					and defer detention hearing until he
Not to encumber property					returns to DISTRICT OF COLUMBIA
May not visit transportation establishments					(WASHINGTON DC). See Waiver of
Home Confinement/Electronic Monitoring and/or					Removal/ Identity Hearing and
Curfew	_ pm to	am, paid by			Commitment to Another District form
Allowances: Medical needs, court appearances, attorney visits, religious, employment				sits,	provided.
Travel extended to	o:				
Other:					
NEXT COURT APPEARANCE	Date:	Time:	Juc	dge:	Place:
Report RE Counsel:					
PTD/Bond Hearing:					
Prelim/Arraign or Remov	val:				
Status Conference RE:					
D.A.R. <u>11:01:00</u> Time in Court: <u>15 Minutes</u>					
CHECK IE ADDITICABLE:	For the reasons	stated by counsel for	the Defen	dant and	d finding that the ends of justice served by

granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, I8 USC 3161 et seq..